Tennessee Teacher License Revocations

The Background:

State Board of Education Rule 0520-2-4-.01(9)(b) provides for license revocations as stated below.

To the extent allowed by applicable state and federal law, including, but not limited to, the Americans with Disabilities Act and T.C.A. § 8-50-103, a person may have a license or certificate revoked upon proof of immoral conduct, conviction of a felony, including conviction on a plea of nolo contendere, improper use of narcotics or intoxicants, conviction of possession of narcotics, discovery of fraudulent misrepresentation of documentation required for licensure or certification, alteration by the educator of the license or certificate, or for other good cause.

- A. Avis B. Andrews
- B. Christie L. Herndon
- C. James E. Hovater
- D. Joanna O. Lochen
- E. Deanna N. Massey
- F. Robert S. Pope
- G. Jerod M. Thomas
- H. Grant F. West
- I. Allan K. Young

The Recommendation:

Board action is required. Counsel to the Board recommends revocation of all licenses.